Mail Stop Interference Paper 24 P.O. Box 1450 Filed: September 28, 2010 Alexandria Va 22313-1450 Tel: 571-272-4683 Fax: 571-273-0042 UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES SUNING WANG and RUIYAO WANG Junior Party (U.S. Application 10/825,685), v. HANY AZIZ, GEORGE VAMVOUNIS, NAN-XING HU, ZORAN D. POPOVIC, AND JENNIFER A. COGGAN Junior Party (U.S. Patent 7,291,404). Patent Interference No. 105,691 (MPT) (Technology Center 1700) JUDGMENT - 37 C.F.R. § 41.127 Before: SALLY G. LANE and SALLY C. MEDLEY and MICHAEL P. TIERNEY. Administrative Patent Judges. TIERNEY, Administrative Patent Judge.

The Board has entered a Decision on Motions in this interference. 1 (Paper 17). The Decision denies Wang's request for no interference-in-fact and its 2 motions to redefine the interference. There is no priority phase of the interference 3 4 as both Wang and Aziz are currently assigned to the same real party-in-interest. 5 LG Display, 37 C.F.R. § 41,206 and Paper 3. LG states that Wang has priority of 6 invention over Aziz for the subject matter of Count 1, the sole count in 7 interference. (Joint Priority Statement, Paper 13). Accordingly, judgment on priority of invention is awarded against Aziz. 8 9 It is: ORDERED that judgment on priority of invention as to Count 1 is 10 entered against Aziz. 11 FURTHER ORDERED that claims 1-62 of Aziz's involved U.S. 12 Patent 7,291,404 be CANCELLED, 35 U.S.C. § 135(a). 13 14 FURTHER ORDERED that a copy of this judgment be entered in 15 the administrative records of the involved Aziz U.S. Patent 7.291.404 and Wang's U.S. Application 10/825,685. 16 17 18 19 cc (via electronic filing): Counsel for Wang and Aziz: 20 21 Song K. Jung, Esq. Matthew T. Bailey, Esq. 22 McKENNA LONG & ALDRIDGE LLP 23 24 1900 K Street, N.W. Washington, D.C. 20006 25 Tel: 202-496-7500 26 27 Email: mlaip@mckennalong.com

28